tration and election matters in said county, in not more than three newspapers to be selected by said County Commissioners, two of which newspapers must represent the two opposing political parties which at the last election before the making of such contracts polled respectively the largest number of votes cast in said county; provided, said County Commissioners shall not allow as compensation or consideration for publishing to be contracted for as aforesaid. nor shall they levy or pay therefor an amount exceeding [in the aggregate for] the standard legal rates charged by any such newspapers Tthe sum of six hundred dollars in any one year 1; and provided further, if the owners or publishers of one of such newspapers, selected as aforesaid, shall fail or refuse, after reasonable notice, to enter into a contract for such publishing as may be required of them under the provisions of this Act, then if there be no other newspaper published in said Charles County bona fide representing the political party of the newspaper whose owners or publishers shall have failed or refused to enter into contract for publishing as aforesaid, whose owners or publishers shall be willing to enter into contract for publishing as aforesaid, the contract shall be made for publishing as aforesaid in the one newspaper whose owners and publishers shall be willing to enter into the contract; or if there be not, in the judgment of the said County Commissioners, in any year, two newspapers published in said Charles County bona fide representing the two opposing political parties which at the last election before the making of such contract or contracts polled, respectively, the largest number of votes in said county, the County Commissioners may contract for publishing as aforesaid with the owners and publishers of such newspapers published in said county as they may select; and provided further, if the owners or publishers of all the newspapers that may be published in said Charles County shall refuse, in any year, to enter into contract with the said County Commissioners for publishing as herein provided, then the said County Commissioners may make such publication of matters required by law to be published by them as in their judgment may best subserve the public interest.

For the collection of all taxes for State or county purposes that may be due at the time of the passage of this Act, the said treasurer shall proceed as required by Section 9 of Chapter 509 of the Acts of 1908. For all taxes which are levied after the passage of this Act, and that are due and in arrear, the treasurer shall immediately after the first day of February in each year, make up a list of all delinquent taxpayers, and the amount for which they are respectively in arrears, and publish the same in one week's edition in not more than three newspapers of general circulation published in Charles County; and if the amounts so due and in arrears are not paid on or before the first day of April next succeeding the publication of said delinquent list, he shall proceed to advertise and sell all of such property as hereinafter set forth. The said advertisements shall be inserted in not more than three newspapers of general circulation published in Charles County, to be designated by the County Commissioners, the fees for advertising same to be as follows: For advertising the list of delinquent taxpayers, twenty-five cents for each name in each paper that they shall be advertised; for advertising said sales, [one dollar] two dollars for each delinquent in each paper in which they shall be advertised; and the advertisement of sale shall contain the name of the person, persons, or corporations assessed, the property upon which the taxes are due and in arrear, with a